Kevin Cortright, Esq., SBN 267224 kc@cortrightlaw.com 1 15-6 LAW OFFICES OF KEVIN CORTRIGHT 2 29970 Technology Dr., Ste. 211 Murrieta, CA 92563 Tel.: (951) 677-8064 / Fax: (951) 677-8073 3 4 Attorneys for Plaintiffs 5 DEBBIE MASTERS AND JEREMY MASTERS Andrew N. Kohn, Esq., SBN 166385 6 akohn@pettitkohn.com 7 Sarah A. Williams, Esq., SBN 261236 swilliams@pettitkohn.com PETTIT KOHN INGRASSIA & LUTZ PC 8 11622 El Camino Real, Suite 300 San Diego, CA 92130 Tel.: (858) 755-8500 / Fax: (858) 755-8504 10 Attorneys for Defendants A&E FACTORY SERVICE. LLC 11 12 13 UNITED STATES DISTRICT COURT 14 CENTRAL DISTRICT OF CALIFORNIA – EASTERN DIVISION 15 DEBBIE MASTERS and JEREMY CASE NO.: 5:13-CV-02253-VAP-DTBx MASTERS, 16 STIPULATION RE DISMISSAL OF Plaintiff. **ENTIRE ACTION WITH** 17 **PREJUDICE** v. 18 District Judge: Virginia A. Phillips A&E FACTORY SERVICE and Room/Courtroom: 290/2 David T. Bristow 19 WHIRLPOOL CORPORATION, Magistrate Judge: Room/Courtroom: 390/4 Defendants. June 19, 2013 20 Complaint filed: Trial Date: January 27, 2015 21 COME NOW Plaintiffs DEBBIE MASTERS and JEREMY MASTERS, and 22 Defendant A&E FACTORY SERVICE, (collectively, "the parties"), by and 23 through their respective counsel of record, and state that the parties have agreed and 24 hereby do stipulate and agree to entry of the following Stipulation re: Dismissal of 25 Entire Action with Prejudice, and to abide and be bound by the following terms: 26 111 27 /// 28 1 4544-1159 STIPULATION RE DISMISSAL OF ENTIRE ACTION WITH PREJUDICE

1	WHEREAS on June 19, 2013, Plaintiffs filed a Complaint in the California	
2	Superior Court, County of Riverside, entitled Debbie Masters v. Sears Roebuck &	
3	co., A&E Factory Service and Whirlpool, Case No. MCC 1300875. On December	
4	6, 2013, Defendant Whirlpool Corporation filed a Notice of Removal to the U.S.	
5	District Court for the Central District of California, Eastern Division. The case was	
6	assigned a new case number of 5:13-VC-02253-VAP-DTBx. Plaintiffs' complaint	
7	alleges they suffered personal injuries and loss of consortium as a result of the	
8	negligence of defendant, A&E Factory Service. Defendants, including, A&E	
9	Factory Services denied liability;	
10	WHEREAS on April 4, 2014, Defendant Whirlpool was dismissed from the	
11	action.	
12	WHEREAS on August 6, 2014, the remaining parties, Plaintiffs and	
13	Defendant A&E Factory Service were able to reach a settlement of the entire	
14	action;	
15	NOW THEREFORE, BASED ON THE FOREGOING, IT IS HEREBY	
16	STIPULATED AND AGREED AS FOLLOWS:	
17	1. Plaintiffs DEBBIE MASTERS AND JEREMY MASTERS agree to, and	
18	hereby do, dismiss the complaint and/or any claims against Defendants A&F	
19	FACTORY SERVICE with prejudice, in its entirety pursuant to F.R.C.P.	
20	Rule 41(a)(1)(A)(ii).	
21	2. Each party is to bear their own attorneys' fees and costs of this Action.	
22	IT IS SO STIPULATED.	
23	Respectfully Submitted,	
24	LAW OFFICES OF KEVIN CORTWRIGHT	
25		
26	Date: August 20, 2014  By: s/Kevin Cortright Kevin Cortright, Esq.	
27	Attorneys for Plaintiffs	
28	DEBBIE MASTERS and JEREMY MASTERS	
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1	PETTIT KOHN INGRASSIA & LUTZ
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3	Date: August 20, 2014  By: s/Sarah A. Williams
4	Date: August 20, 2014  By: s/Sarah A. Williams Andrew N. Kohn, Esq. Sarah A. Williams, Esq. Attorneys for Defendant A&E FACTORY SERVICE
5	Attorneys for Defendant  A&E FACTORY SERVICE
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Pursuant to section 2(f)(4) of the Electronic Case Filing Administrative Policies and Procedures Manual, I hereby certify that the content of this document is acceptable to Kevin Cortright, counsel for Plaintiffs DEBBIE MASTERS and JEREMY MASTERS, and that I have obtained Kevin Cortright's authorization to affix his electronic signature to this document. s/Sarah A. Williams, Esq. Sarah A. William, Esq. IT IS SO ORDERED Inited/States District Judge 4544-1159 STIPULATION RE DISMISSAL OF ENTIRE ACTION WITH PREJUDICE